Liber B Bainham Sheriffe in default of not taking securitie doe not bring forth the bodie of the sayd Robisson to the Court befor the twentith of October next the action being then proued that then order shall pas against him for the payment of the thirty fiue armes lenght of Rowanoake with Charge of Court els Execution

Vera Copia test: John Ryues Clarke

At A Court held for the Countie of Westmorland the 20th of October 1657

Present Collo: Thomas Speake

Lt Coll: Nathaniell Pope Mr John Dodman

M^r Walter Braudhurst M^r James Baldrige Com^s

Mr John Hiller Capt Alexander Bainham

Whearas by an order of Court of the 31 of March 1657 it was ordered that if Capt: Beinham then Sheriff did not bring forth the bodie of William Robisson to this Court to answer the suit of Capt Giles Brent Esc for taking away of a Canoe of the sayd Capt Brents which Cost thirtie fiue armes length of Rowanoake that then order shoold passe against the sayd Capt Bainham for the payment of the sayd Rowanoake with Charges of Court whearin the sayd Captain Bainham hauing fayled the Court doth order that the sayd Capt Bainham shall by the 20th of nouember next make payment of the sd thirty fiue armes length of Rowanoake unto the sayd Capt Brent with Charges of Court the taking away of the Canowe beeing proued by the deposition francis Maylard els Execution

Vera Copia test John Ryues Cl: Cur

The Petition and arest not agreeing the defendant humbly Craueth a nonsuit which is granted:

Francis Gray Plantiue The Plantiue aresting the defendant in an James Lee defendant faction of debt Prefereth his Petition as followeth

To the worshipfull Commissioners of Charleses Countie the humble Petition of francis Gray humbly sheweth that James Lee standeth indebted to your petitioner the sum of too thowsand pounds of tob: with Caske as by Condition appears your petitioner therfor humbly Craueth order for the sayd debt with Cost of suit and your petitioner shall pray &c

the Condition beeing perused was found to bee a bond for a persons apearance at a Certaine time at a Court when at that time thear was no Court and Consequently the bond voyd and out of date and the defendant Crauing a nonsuit it is ordered th^t the plantiue shoold bee nonsuited and pay the Cost and Charge of suit &^c

The Court is Adiourned till 8 of the Cloke in the morning on the 18th day of december 1662